REMARKS

Following applicants' timely reply filed on April 13, 2006, within two months of the final rejection on February 13, 2006, the Examiner issued an Advisory Action dated June 1, 2006, stating that the reply failed to place the application in condition for allowance. In response to this Advisory Action, applicants filed a timely reply on July 3, 2006. Also on July 3, 2006, the Examiner issued a Supplemental Advisory Action clarifying the Examiner's previous reasons for stating that the reply of April 13, 2006, failed to place this application in condition for allowance based on issues with the claims. This Supplemental Advisory Action also included a new recommendation to obviate any possible 35 U.S.C. § 101 objection based on the new guidelines.

Applicants respectfully submit that the reply of July 3, 2006, fully addresses the issues stated by the Examiner in the Supplemental Advisory Action concerning the claims. Applicants further submit that the above-included amendment to the specification obviates any possible § 101 objection. Applicants respectfully request that the Examiner enter the amendment to the specification as indicated in this response in the AMENDMENTS TO THE SPECIFICATION section. Applicants respectfully submit that the requested amendment will place the application

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in condition for allowance. Accordingly, pursuant to 37 C.F.R. § 1.116, applicants respectfully request reconsideration and allowance of this application.

Respectfully submitted,

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MAIL STOP AF RESPONSE UNDER 37 C.F.R. § 1.116 **EXPEDITED PROCEDURE EXAMINING GROUP 2100**

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

J.D. Bennett et al.

Attorney Docket No.: MSFT116734

Application No.: 10/020,341

Art Unit: 2192 / Confirmation No.: 1655

Filed:

October 29, 2001

Examiner: C.-C. Chow

Title:

SYSTEM AND METHOD FOR DYNAMICALLY VERIFYING THE

COMPATIBILITY OF A USER INTERFACE RESOURCE

AMENDMENT D

Seattle, Washington 98101

July 3, 2006

TO THE COMMISSIONER FOR PATENTS:

INTRODUCTORY COMMENTS

In response to the Examiner's Advisory Action dated June 1, 2006 in the abovereferenced application, the Applicants submit the following amendments and remarks.

AMENDMENTS TO THE CLAIMS

- 1-8. (Canceled)
- 9. (Currently amended) The method of Claim 5, wherein the A method for dynamically verifying resource compatibility with an operating system, the method comprising:

obtaining a request to load a resource from an alternate resource module, wherein the alternate resource module corresponds to a selected interface of an operating system;

obtaining a first resource content of a default resource module from which the alternate resource module was localized;

obtaining a second resource content of a current default resource module;

determining whether the alternate resource module is compatible with the operating system based on comparing the first resource content and the second resource content; and

loading the requested resource from the alternate resource module if the alternate resource module is compatible with the operating system, including when the first resource content is the same as the second resource content as determined from comparing a representation of each of the default resource module and the current default resource module, wherein the representation is a unique number, and the unique number is a checksum [[is]] calculated using an MD5-message digest algorithm.

- 10-12. (Canceled)
- 13. (Currently amended) The method of Claim 1, further comprising: A method for dynamically verifying resource compatibility with an operating system, the method comprising:

obtaining a request to load a resource from an alternate resource module, wherein the alternate resource module corresponds to a selected interface of an operating system;

obtaining a first resource content of a default resource module from which the alternate resource module was localized;

obtaining a second resource content of a current default resource module;

obtaining version information of the alternate resource module; [[and]]

obtaining version information of the current default resource module[[,]];

wherein determining whether the alternate resource module is compatible with the

operating system based on the first resource content and the second resource content, includes

including comparing the version information of the alternate resource module and the current

default resource module[[,]]; and further wherein

loading the requested resource from the alternate resource module if the alternate

resource module is compatible with the operating system, includes including loading the

requested resource from the alternate resource module when the version information of the

alternate resource module and the current default resource module are the same.

14. (Previously presented) The method of Claim 13, further comprising:

determining whether the current default resource module or alternate resource module

has been updated if the respective version information is not the same;

obtaining compatibility information for the current default resource module and the

alternate resource module if no update has occurred; and

loading the requested resource based on the compatibility information.

15. (Previously presented) The method of Claim 14, wherein loading the requested

resource based on the compatibility information includes loading the requested resource from the

alternate resource module if the compatibility information indicates that the current default

resource module is compatible with the alternate resource module.

16. (Previously presented) The method of Claim 14, wherein loading the requested

resource based on the compatibility information includes loading the requested resource from the

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current default resource module if the compatibility information indicates that the current default resource module is not compatible with the alternate resource module.

17. (Previously presented) The method of Claim 14, wherein determining whether

the current default resource module or alternate resource module has been updated includes

searching an information store holding compatibility information.

18. (Previously presented) The method of Claim 17, wherein determining whether

the current default resource module or alternate resource module has been updated includes

determining that the current default resource module or alternate resource module has not been

updated if searching the information store holding compatibility information reveals an absence

of compatibility information.

19. (Previously presented) The method of Claim 18, further comprising creating a

record in the information store corresponding to the version information of the current default

resource module and the alternate resource module if the current default resource module or

alternate resource module has been updated.

20. (Original) The method of Claim 14, wherein the compatibility information is

obtained from an information store used for tracking compatibility information.

21-24. (Canceled)

25. (Previously presented) A method for dynamically verifying resource module

compatibility with an operating system, wherein the resource modules include language-specific

data such that a default resource module corresponds to a default interface language and one or

more alternate resource modules correspond to a selected interface language, the method

comprising:

obtaining a request to load a language-specific resource from an alternate resource

module;

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obtaining version information of the alternate resource module;

obtaining version information of a current default resource module;

comparing the version information of the alternate resource module and the current default resource module;

determining that the version information of the current default resource module and the alternate resource module are not the same;

obtaining a first resource content of a default resource module from which the alternate resource module was localized;

obtaining a second resource content of the current default resource module;

comparing the first resource content and the second resource content; and

loading the requested language-specific resource from the alternate resource module if the first resource content is the same as the second resource content.

26. (Previously presented) The method of Claim 25, further comprising determining that the version information of the alternate resource module and the current default resource module is the same, and loading the requested language-specific resource from the alternate resource module.

27. (Previously presented) The method of Claim 47, further comprising obtaining compatibility information previously tracked for the version information of the current default resource module and the alternate resource module and, based on the compatibility information, loading the requested language-specific resource.

28. (Previously presented) A computer system for dynamically verifying that a resource module is compatible with an operating system, the computer system comprising:

a resource loader for loading a resource from a resource module in an operating system;

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a current default resource module including at least one resource, wherein the current

default resource module has a first resource content; and

an alternate resource module including one or more resources localized from a default

resource module, wherein the default resource module has a second resource content from which

the one or more resources included in the alternate resource module were localized;

wherein the resource loader loads the one or more resources from the alternate resource

module when the alternate resource module is compatible with the operating system, including

when the second resource content is the same as the first resource content.

29. (Previously presented) The computer system of Claim 28, wherein the alternate

resource module corresponds to a selected interface language and the one or more resources are

language specific.

30. (Previously presented) The computer system of Claim 28, wherein the first and

second resource contents are represented as unique numbers.

31. (Previously presented) The computer system of Claim 30, wherein the unique

numbers are a checksum of the respective first and second resource contents.

32. (Previously presented) The computer system of Claim 31, wherein the current

default resource module contains the checksum of the first resource content.

33. (Previously presented) The computer system of Claim 31, wherein the default

resource module contains the checksum of the second resource content.

34. (Original) The computer system of Claim 28, wherein the operating system

includes a plurality of alternate resource modules.

35. (Original) The computer system of Claim 28, wherein the alternate resource

module is selected by the user.

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36. (Previously presented) The computer system of Claim 28, further comprising a registry resource version database holding compatibility information of the current default resource module and the alternate resource module, wherein the resource loader utilizes the compatibility information to determine whether the alternate resource module is compatible with

the operating system.

37-43. (Canceled)

44. (Currently amended) The computer readable medium of Claim 37, further

comprising A computer-readable medium having computer-executable modules, comprising:

a resource loader module for loading a resource from a resource module in an operating

system;

a current default resource module including at least one resource having a first resource

content;

an alternate resource module including one or more resources localized from a default

resource module having a second resource content from which the one or more resources in the

alternate resource module were localized;

a registry resource version database holding version information of the current default

resource module, version information of the default resource module from which the one or more

resources of the alternate resource module were localized, and compatibility information for the

respective version information of the current default resource module and the alternate resource

module[[,]]; and

wherein the resource loader utilizes the respective version information to obtain the

compatibility information to determine whether load the resource from the alternate resource

module when the alternate resource module is determined to be [[is]] compatible with the

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Seattle, Washington 98101 206.682.8100 operating system, including when the second resource content is the same as the first resource content.

45-46. (Canceled)

47. (Previously presented) The method of Claim 25, further comprising tracking compatibility information by the version information of the alternate resource module and the

current default resource module, the compatibility information indicating whether the first

resource content is the same as the second resource content.

48. (Previously presented) The method of Claim 27, wherein loading the requested

language-specific resource based on the compatibility information includes loading the requested

language-specific resource from the alternate resource module if the compatibility information

indicates that the first resource content is the same as the second resource content, and loading

the requested language-specific resource from the current default resource module if the

compatibility information indicates that the first resource content is not the same as the second

resource content.

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REMARKS

Following the Applicants' timely reply filed on April 13, 2006 within two months of the final rejection on February 13, 2006, the Examiner has issued an Advisory Action dated June 1, 2006 stating that the reply fails to place this application in condition for allowance. The Applicants disagree.

In their reply the Applicants had submitted proposed amendments to Claims 9, 13, and 44 rewriting them as independent claims incorporating all of the limitations of the claims from which they depend, and canceling Claims 1-8, 10-12, 21-24, 37-43, and 45-46, all of which currently stand rejected under 35 U.S.C. § 102(e). The Applicants further submitted that the requested amendments and cancellations placed all of the remaining claims in this application, Claims 9, 13-20, 25-36, 44, and 47-48, in condition for allowance.

Upon receipt of the Advisory Action, the undersigned called both Examiner Chow and Supervisory Primary Examiner Zhen to discuss Examiner Chow's explanation accompanying the Advisory Action, which explanation the Applicants submit contains certain errors. Specifically, Examiner Chow states that the amendment to Claim 9 changes the scope of the claim because it does not incorporate the limitations contained in Claims 6, 7, and 8. In response, the Applicants note that Claim 9 as originally presented or subsequently amended never depended from Claims 6, 7, and 8. Therefore, Examiner Chow's statement is incorrect.

In addition, Examiner Chow states that the Applicants' reply does not properly disqualify the reference to U.S. Patent No. 6,252,589 to Bjorn C. Rettig et al. ("Rettig"). In response, the Applicants submit that Examiner Chow is mistaken with regard to the disqualification of Rettig. As indicated in their reply, the Applicants again submit that the cited reference to Rettig is disqualified from being relied upon to support the rejection of Claims 9, 13-20, 25-36, 44, and 47-48 under 35 U.S.C. § 103(a), because, pursuant to 35 U.S.C. § 103(c)(1), Rettig and the

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present application were commonly owned by the same assignee, Microsoft Corporation, at the time the invention of the present application was made. A statement by the undersigned asserting the common ownership at the time the invention was made properly appeared in the reply on Page 9 in a separately labeled section entitled STATEMENT OF COMMON OWNERSHIP pursuant to MPEP § 706.02(1)(2).

On June 9 and June 12, the undersigned spoke with Examiner Chow and SPE Zhen, after which SPE Zhen agreed that the Advisory Action was issued in error with respect to the statements regarding Claim 9 and the disqualification of the Rettig reference, and indicated that a corrected Advisory Action would be issued. On June 13, the undersigned received a telephone call from Examiner Chow indicating that a supplemental Advisory Action would be issued to correct the errors. Examiner Chow expressed concern, however, that the amendments to Claim 9 enlarged the scope of the claim with respect to the limitations incorporated from dependent Claims 5 because amended Claim 9 recites a "unique number *including* a checksum" whereas dependent Claim 5 recites that the "unique number *is* a checksum." Examiner Chow further expressed her concern that the amendments to Claim 9 enlarged the scope of the claim because amended Claim 9 does not include all of the limitations recited in Claim 45 that originally were recited in Claim 1.

In response to Examiner Chow's remaining concerns regarding the scope of amended Claim 9, the Applicants have submitted in this Amendment modifications to the previously proposed amendment to Claim 9. In particular, the Applicants have requested that Claim 9 be amended to recite "wherein the representation is a unique number and the unique number is a checksum." The Applicants have further requested that Claim 9 be amended to recite "determining whether the alternate resource module is compatible with the operating system based on *comparing* the first resource content and the second resource content," inserting the

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limitation "comparing" that originally appeared in Claim 1, and which subsequently appeared in dependent Claim 45.

In view of the foregoing, the Applicants respectfully request that the Examiner enter the modified amendment to Claim 9, as well as the amendments to Claims 13 and 44 as indicated in this response in the AMENDMENTS TO THE CLAIMS section to rewrite them as independent claims incorporating all of the limitations of the claims from which they depend, and to cancel Claims 1-8, 10-12, 21-24, 37-43, and 45-46, all of which currently stand rejected under 35 U.S.C. § 102(e). The Applicants submit that the requested amendments and cancellations will place all of the remaining claims in this application, Claims 9, 13-20, 25-36, 44, and 47-48, in condition for allowance. Accordingly, pursuant to 37 C.F.R. § 1.116, the Applicants respectfully request reconsideration and allowance of this application.

Respectfully submitted,

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MAIL STOP AF RESPONSE UNDER 37 C.F.R. § 1.116 **EXPEDITED PROCEDURE EXAMINING GROUP 2100**

ED STATES PATENT AND TRADEMARK OFFICE

Applicants:

J.D. Bennett et al.

Attorney Docket No.: MSFT116734

Application No.: 10/020,341

Art Unit: 2192 / Confirmation No.: 1655

Filed:

October 29, 2001

Examiner: C.-C. Chow

Title:

SYSTEM AND METHOD FOR DYNAMICALLY VERIFYING THE

COMPATIBILITY OF A USER INTERFACE RESOURCE

AMENDMENT C

Seattle, Washington 98101

April 13, 2006

TO THE COMMISSIONER FOR PATENTS:

INTRODUCTORY COMMENTS

In response to the Examiner's Final Action dated February 13, 2006 in the abovereferenced application, the Applicants submit the following amendments and remarks.

AMENDMENTS TO THE CLAIMS

1-8. (Canceled)

9. (Currently amended) The method of Claim 5, wherein the A method for

dynamically verifying resource compatibility with an operating system, the method comprising:

obtaining a request to load a resource from an alternate resource module, wherein the

alternate resource module corresponds to a selected interface of an operating system;

obtaining a first resource content of a default resource module from which the alternate

resource module was localized;

obtaining a second resource content of a current default resource module;

determining whether the alternate resource module is compatible with the operating

system based on the first resource content and the second resource content; and

loading the requested resource from the alternate resource module if the alternate

resource module is compatible with the operating system, including when the first resource

content is the same as the second resource content as determined from comparing a

representation of each of the default resource module and the current default resource module,

wherein the representation is a unique number, the unique number including a checksum [[is]]

calculated using an MD5-message digest algorithm.

10-12. (Canceled)

13. (Currently amended) The method of Claim 1, further comprising: A method for

dynamically verifying resource compatibility with an operating system, the method comprising:

obtaining a request to load a resource from an alternate resource module, wherein the

alternate resource module corresponds to a selected interface of an operating system;

obtaining a first resource content of a default resource module from which the alternate

resource module was localized;

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Suite 2800 Seattle, Washington 98101 206.682.8100 obtaining a second resource content of a current default resource module;

obtaining version information of the alternate resource module; [[and]]

obtaining version information of the current default resource module[[,]];

wherein determining whether the alternate resource module is compatible with the

operating system based on the first resource content and the second resource content, includes

including comparing the version information of the alternate resource module and the current

default resource module[[,]]; and further wherein

loading the requested resource from the alternate resource module if the alternate

resource module is compatible with the operating system, including loading the

requested resource from the alternate resource module when the version information of the

alternate resource module and the current default resource module are the same.

14. (Previously presented) The method of Claim 13, further comprising:

determining whether the current default resource module or alternate resource module

has been updated if the respective version information is not the same;

obtaining compatibility information for the current default resource module and the

alternate resource module if no update has occurred; and

loading the requested resource based on the compatibility information.

15. (Previously presented) The method of Claim 14, wherein loading the requested

resource based on the compatibility information includes loading the requested resource from the

alternate resource module if the compatibility information indicates that the current default

resource module is compatible with the alternate resource module.

16. (Previously presented) The method of Claim 14, wherein loading the requested

resource based on the compatibility information includes loading the requested resource from the

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current default resource module if the compatibility information indicates that the current default resource module is not compatible with the alternate resource module.

17. (Previously presented) The method of Claim 14, wherein determining whether

the current default resource module or alternate resource module has been updated includes

searching an information store holding compatibility information.

18. (Previously presented) The method of Claim 17, wherein determining whether

the current default resource module or alternate resource module has been updated includes

determining that the current default resource module or alternate resource module has not been

updated if searching the information store holding compatibility information reveals an absence

of compatibility information.

19. (Previously presented) The method of Claim 18, further comprising creating a

record in the information store corresponding to the version information of the current default

resource module and the alternate resource module if the current default resource module or

alternate resource module has been updated.

20. (Original) The method of Claim 14, wherein the compatibility information is

obtained from an information store used for tracking compatibility information.

21-24. (Canceled)

25. (Previously presented) A method for dynamically verifying resource module

compatibility with an operating system, wherein the resource modules include language-specific

data such that a default resource module corresponds to a default interface language and one or

more alternate resource modules correspond to a selected interface language, the method

comprising:

obtaining a request to load a language-specific resource from an alternate resource

module;

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obtaining version information of the alternate resource module;

obtaining version information of a current default resource module;

comparing the version information of the alternate resource module and the current

default resource module;

determining that the version information of the current default resource module and the

alternate resource module are not the same;

obtaining a first resource content of a default resource module from which the alternate

resource module was localized;

obtaining a second resource content of the current default resource module;

comparing the first resource content and the second resource content; and

loading the requested language-specific resource from the alternate resource module if

the first resource content is the same as the second resource content.

26. (Previously presented) The method of Claim 25, further comprising determining

that the version information of the alternate resource module and the current default resource

module is the same, and loading the requested language-specific resource from the alternate

resource module.

27. (Previously presented) The method of Claim 47, further comprising obtaining

compatibility information previously tracked for the version information of the current default

resource module and the alternate resource module and, based on the compatibility information,

loading the requested language-specific resource.

28. (Previously presented) A computer system for dynamically verifying that a

resource module is compatible with an operating system, the computer system comprising:

a resource loader for loading a resource from a resource module in an operating system;

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a current default resource module including at least one resource, wherein the current default resource module has a first resource content; and

an alternate resource module including one or more resources localized from a default resource module, wherein the default resource module has a second resource content from which the one or more resources included in the alternate resource module were localized;

wherein the resource loader loads the one or more resources from the alternate resource module when the alternate resource module is compatible with the operating system, including when the second resource content is the same as the first resource content.

- 29. (Previously presented) The computer system of Claim 28, wherein the alternate resource module corresponds to a selected interface language and the one or more resources are language specific.
- 30. (Previously presented) The computer system of Claim 28, wherein the first and second resource contents are represented as unique numbers.
- 31. (Previously presented) The computer system of Claim 30, wherein the unique numbers are a checksum of the respective first and second resource contents.
- 32. (Previously presented) The computer system of Claim 31, wherein the current default resource module contains the checksum of the first resource content.
- 33. (Previously presented) The computer system of Claim 31, wherein the default resource module contains the checksum of the second resource content.
- 34. (Original) The computer system of Claim 28, wherein the operating system includes a plurality of alternate resource modules.
- 35. (Original) The computer system of Claim 28, wherein the alternate resource module is selected by the user.

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(Previously presented) The computer system of Claim 28, further comprising a registry resource version database holding compatibility information of the current default resource module and the alternate resource module, wherein the resource loader utilizes the

compatibility information to determine whether the alternate resource module is compatible with

the operating system.

36.

37-43. (Canceled)

(Currently amended) The computer readable medium of Claim 37, further

comprising: A computer-readable medium having computer-executable modules, comprising:

a resource loader module for loading a resource from a resource module in an operating

system;

a current default resource module including at least one resource having a first resource

content;

an alternate resource module including one or more resources localized from a default

resource module having a second resource content from which the one or more resources in the

alternate resource module were localized;

a registry resource version database holding version information of the current default

resource module, version information of the default resource module from which the one or more

resources of the alternate resource module were localized, and compatibility information for the

respective version information of the current default resource module and the alternate resource

module[[,]]; and

wherein the resource loader utilizes the respective version information to obtain the

compatibility information to determine whether load the resource from the alternate resource

module when the alternate resource module is determined to be [[is]] compatible with the

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operating system, including when the second resource content is the same as the first resource content.

45-46. (Canceled)

47. (Previously presented) The method of Claim 25, further comprising tracking

compatibility information by the version information of the alternate resource module and the

current default resource module, the compatibility information indicating whether the first

resource content is the same as the second resource content.

48. (Previously presented) The method of Claim 27, wherein loading the requested

language-specific resource based on the compatibility information includes loading the requested

language-specific resource from the alternate resource module if the compatibility information

indicates that the first resource content is the same as the second resource content, and loading

the requested language-specific resource from the current default resource module if the

compatibility information indicates that the first resource content is not the same as the second

resource content.

STATEMENT OF COMMON OWNERSHIP

The above-referenced application and the cited reference to U.S. Patent No. 6,252,589 to Rettig, et al. were, at the time the Applicants' invention was made, commonly owned by Microsoft Corporation.

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REMARKS

In this third and final Office Action dated February 13, 2006, the Examiner has entered the Applicants' amendments to Claims 1, 3, 10, 13-19, 25-28, 36, 37, and 44, including the addition of new claims 45 - 48, as requested in the Applicants' previous response filed on November 4, 2005. The Examiner has also withdrawn the previous rejections of Claims 13-20, 25-36, and 44 under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,252,589 to Bjorn C. Rettig et al. ("Rettig"). In addition, the Examiner has withdrawn the previous drawing rejection under 37 C.F.R. § 1.83(a) as not showing all of the features in the amended claims, and has further withdrawn the apparent previous objection to the specification. However, the Examiner has maintained the previous rejection of Claims 1-8, 10-12, 21-24, and 37-43, and has rejected the newly added Claims 45-46, under 35 U.S.C. § 102(e) as anticipated by Rettig. The Examiner has also maintained the previous rejection of Claim 9 under 35 U.S.C. § 103(a) as unpatentable over Rettig in view of U.S. Patent No. 6,807,558 to Gregory P. Hassett et al. ("Hassett"). In addition, the Examiner has newly rejected Claims 13-20, 25-36, 44, and 47-48 under 35 U.S.C. § 103(a) as unpatentable over Rettig in view of the UNIX system. Claims 1-48 now remain pending.

The Applicants thank the Examiner for withdrawing the previous rejections of Claims 13-20, 25-36, and 44 under 35 U.S.C. § 102(e), as well as the previous rejection of the drawings under 37 C.F.R. § 1.83(a), and apparent previous objection to the specification. In this response, the Applicants respectfully traverse all of the current rejections of Claims 1-48. The Applicants again respectfully submit that Rettig, Hassett, and knowledge in the art at the time of making the invention, either alone or in combination, fail to teach or suggest any technology for dynamically verifying resource module compatibility with an operating system as recited in Claims 1-48.

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The Applicants further submit that the cited reference to Rettig is disqualified from being relied upon to support the rejection of Claims 9, 13-20, 25-36, 44, and 47-48 under 35 U.S.C. § 103(a), because, pursuant to 35 U.S.C. § 103(c)(1), Rettig and the present application were commonly owned by the same assignee, Microsoft Corporation, at the time the invention of the present application was made. A statement by the undersigned asserting the common ownership at the time the invention was made appears in this response on Page 9 in a separately labeled section entitled STATEMENT OF COMMON OWNERSHIP pursuant to MPEP § 706.02(l)(2). In view of the disqualification, the Applicants respectfully request that the Examiner withdraw the rejection of Claims 9, 13-20, 25-36, 44, and 47-48 under 35 U.S.C. § 103(a) as being unpatentable over Rettig in view of Hassett and the UNIX system.

Since Rettig and the present application are still commonly owned by the same assignee, Microsoft Corporation, the Applicants are concurrently filing a terminal disclaimer with this response in compliance with 37 C.F.R. § 1.321(c) to preclude any potential rejections based on the non-statutory double patenting ground. The Applicants submit that the filing of the terminal disclaimer is not an admission of the propriety of any such rejections. *Quad Environmental Technologies Corp. v. Union Sanitary District*, 946 F.2d 870, 20 U.S.P.Q.2d 1392 (Fed. Cir. 1991).

The Applicants further request that the Examiner amend Claims 9, 13, and 44 as indicated in this response in the AMENDMENTS TO THE CLAIMS section to rewrite them as independent claims incorporating all of the limitations of the claims from which they depend, and to cancel Claims 1-8, 10-12, 21-24, 37-43, and 45-46, all of which currently stand rejected under 35 U.S.C. § 102(e). The Applicants submit that the requested amendments and cancellations will place all of the remaining claims in this application, Claims 9, 13-20, 25-36,

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44, and 47-48, in condition for allowance. Accordingly, pursuant to 37 C.F.R. § 1.116, the Applicants respectfully request reconsideration and allowance of this application.

CONCLUSION

In view of the foregoing, it is submitted that the present application is now in condition for allowance. Reconsideration of the application and allowance of the claims at an early date is solicited. If the Examiner has any questions or comments concerning this matter, the Examiner is invited to contact the applicant's undersigned attorney at the number below.

Respectfully submitted,

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I hereby certify that this correspondence is being deposited with the U.S. Postal Service in a sealed envelope as first class mail with postage thereon fully prepaid and addressed to Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the below date.

Date

DJC:sbk



Applicants:

J.D. Bennett et al.

Attorney Docket No.: MSFT116734

Application No.: 10/020,341

Art Unit: 2192 / Confirmation No.: 1655

Filed:

October 29, 2001

Examiner: C.C. Chow

Title:

SYSTEM AND METHOD FOR DYNAMICALLY VERIFYING THE

COMPATIBILITY OF A USER INTERFACE RESOURCE

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

TO THE COMMISSIONER FOR PATENTS:

Microsoft Corporation, a Washington corporation, having a principal place of business at One Microsoft Way, Redmond, Washington 98052, represents that it is the owner of the entire right, title, and interest in the above-identified patent application by an assignment from the inventors of the above-identified patent application. The assignment was recorded in the U.S. Patent and Trademark Office at Reel 012392, Frame 0850.

The owner hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the above-identified application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. §§ 154 to 156 and 173, as presently shortened by any terminal disclaimer of prior U.S. Patent No. 6,252,589, and hereby agrees that any patent so granted on the above-identified application shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title to prior U.S. Patent No. 6,252,589, this agreement to run with any patent granted on said above-identified application and to be binding upon the grantee, its successors, or assigns.

The owner does not disclaim any terminal part of any patent granted on the aboveidentified application prior to the expiration date of the full statutory term as presently shortened by any terminal disclaimer of prior U.S. Patent No. 6,252,589 in the event that said prior U.S. Patent No. 6,252,589 later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. § 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is otherwise terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned (whose title is supplied below) is empowered to act on behalf of the organization.



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Our Check No. 170012 in the sum of \$130 for the terminal disclaimer fee under 37 C.F.R. § 1.20(d) is included.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Microsoft Corporation

Title: Attorney for Owner

Name: Donna J.

4-13-2006

Date

DJC:sbk

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